

Los Alamos National Laboratory

Number	18-004
--------	--------

Mission Move Agreement

LANL Org.	CPA-CPO			Consignee	Defense Nuclear Weapons School	
Custodian	Omar Juveland			Contact	(b) (6)	
Z No.	102326	MS	C330	Address	1680 Texas St., SE Kirtland, AFB Albuquerque, NM 87117-5669	
Phone	505-665-1835			Phone	505-853-4848	
Project Title				Fax		
Email:	omarj@lanl.gov			Email:	(b) (6)	
Shipping Manifest	201526802, 201588049	Expiration (max. 10 years)		1/28/2028	Export License No. (If req'd.)	n/a

The following items (or those on an attached list using the same format) are to be shipped by Los Alamos National Laboratory to the consignee named above:

Prop. No.	Description	Manufacturer	Model	Serial No.	Value
None	883 Inert Training/Dummy Model with Bolster		BDU 46/E	013	\$20,000.00
	MK9 Dummy Training Unit, 280mm T-124 Artillery Shell		153		\$10,000.00
	These items are High Risk Property. Disposal must be in accordance with all applicable regulations.				
	2/2/18 [Signature]				

On behalf of my above-named organization, I agree to transfer of the property listed above or on any attachments pursuant to the terms on the reverse of this form and in the attached Statement of Work:

LANL Manager	Linda T Deck	<small>Digitally signed by Linda T Deck DN: cn=US, o=US Government, ou=Department of Energy, ou=Los Alamos National Laboratory, ou=Property, serialNumber=221428, email=Linda.T.Deck, Date: 20180213 09:55:57 -0500</small>	Z No.		Date	
Consignee Manager	(b) (6)		Title	NWIM Curator	Date	27 Mar 18
Property Management	M/Sp-Cell		Z No.	10505-1	Date	3/30/18

Terms & Conditions of Mission Move Agreement# 18-004

The consignee shall:

- return the item(s) in like condition as received from Los Alamos National Laboratory (LANL), normal wear and tear excepted, and free of contamination
- Immediately report any loss or damage of the property to the LANL ASM-PM Disposition Team via e-mail to disposition@lanl.gov
- In case of loss or damage of the property, reimburse the LANL at the current price of replacement or repair
- agree to indemnify and hold harmless the LANL, NNSA, and the Department of Energy against any and all liability, loss, damages, claims and costs incidental hereto as a result of consignee use or possession of the property
- use the property only for the purposes specified in the Statement of Work

The listed property shall not be modified, loaned, or transferred to a third party without written permission from LANL.

The consignee shall account for the property or permit inspection of the property by LANL, after proper notification. The property in this agreement will be inventoried annually. The consignee may be required to validate the location of property and complete an Affidavit of Off-Site Inventory form promptly.

This is United States Government Property. Title to the property is vested in and will remain with the United States, and the property shall be used only for official purposes. LANL reserves the right to cancel the agreement or recall the property upon 10 days notice.

This agreement may be used as a blanket agreement for additional property under the permitted use, to be shipped at a later date. An addendum(s) to this agreement, referencing the above agreement number, will be sent with all future shipments listing the additional property that is considered part of this Agreement. The addendum(s) should be attached to this Agreement and no additional signatures will be required.

EXPORT RESTRICTION NOTICE

The use, disposition, export and reexport of this property are subject to all applicable U.S. laws and regulations, including the Atomic Energy Act of 1954, as amended; the Arms Export Control Act (22 U.S.C. 2751 et seq.); the Export Administration Act of 1979 (50 U.S.C. Append 2401 et seq.); Assistance to Foreign Atomic Energy Activities (10 CFR part 810); Export and Import of Nuclear Equipment and Material (10 CFR part 110); International Traffic in Arms Regulations (22 CFR parts 120 et seq.); Export Administration Regulations (15 CFR part 730 et seq.); Foreign Assets Control Regulations (31 CFR parts 500 et seq.); and the Espionage Act (37 U.S.C. 791 et seq.) which among other things, prohibit:

- a. The making of false statements and concealment of any material information regarding the use or disposition, export or reexport of the property; and
- b. Any use or disposition, export or reexport of the property which is not authorized in accordance with the provisions of this agreement.

This statement must accompany any transfer of these commodities.